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| 10/801,942 | 03/16/2004 | Charles H. Moore | 0057-011 | 2932 |
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| JOHNSON, BRIAN P | | | | |
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary

Application No.

10/801,942

Applicant(s)

MOORE, CHARLES H.

Examiner

BRIAN P. JOHNSON

Art Unit

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Period for Reply -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 27 May 2007.
- 2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-26, 29-38 and 40-59 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-26, 29-38, and 40-59 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
- Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
- Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
 2. ☐ Certified copies of the priority documents have been received in Application No. _____.
 3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- 1) ☒ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- 3) ☐ Information Disclosure Statement(s) (PTO/SB-08)
Paper No(s)/Mail Date _____
- 4) ☐ Interview Summary (PTO-413)
Paper No(s)/Mail Date _____
- 5) ☐ Notice of Informal Patent Application
- 6) ☐ Other: _____

DETAILED ACTION

1. Claims 1-26, 29-38, and 40-59 have been examined.
2. Acknowledgement of papers filed: remarks and claim amendments on 22 May 2007. These papers filed have been placed on record.

Continued Examination Under 37 CFR 1.114

3. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 22 May 2007 has been entered.

Claim Objections

4. Claim 43 is objected to because of the following informalities: lines 3 and 4 contain two consecutives "and"'s. Examiner recommends removing one of these so the claim reads "...and a plurality of data paths..." rather than "...and and a plurality of data paths..."

Claim Rejections - 35 USC § 112

5. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claim Rejections - 35 USC § 102

6. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

7. Claims 50-55, 58 and 59 are rejected under 35 U.S.C. 102(e) as being anticipated by Fujii (U.S. Publication No. 20040107332).

8. Regarding claim 50, Fujii discloses a computer array, comprising: a plurality of computers each hard wired to communicate with at least three of the plurality of computers (fig. 11); and a plurality of data paths connecting the computers, each of the data paths being dedicated to an adjacent pair of the computers ([0072]); and wherein, at least some of the computers are assigned a task different from that assigned to the other computers ([0008]).

9. Regarding claim 51, Fujii discloses the computer array of claim 50, wherein: every one of the computers of the array is hard wired to communicate with at least three of the plurality of computers ([0072]).

10. Regarding claim 52, Fijii discloses the computer array of claim 50, wherein: every one of the computers is hard wired to at least three data paths ([0072]); and each of the three data paths is coupled to a neighboring one of the computers (fig. 11) or provides a connection to an external device.

11. Regarding claim 53, Fijii discloses a computer array, comprising: a plurality of computers each hard wired to communicate with at least three of the plurality of computers ([0072] and fig. 11); and a plurality of data paths connecting the computers, at least some of the data paths being connected to no more than two of the computers ([0072]); and wherein, at least some of the computers are assigned a task different from that assigned to the other computers ([0008]).

12. Regarding claim 54, Fijii discloses the computer array of claim 53, wherein: every one of the computers of the array is hard wired to communicate with at least three of the plurality of computers ([0072] and fig. 11).

13. Regarding claim 55, Fijii discloses the computer array of claim 53, wherein: every one of the computers is hard wired to at least three data paths; and each of the three data paths is coupled to a neighboring one of the computers or provides a connection to an external device ([0072]).

14. Regarding claim 58, Fijii discloses a computer array, comprising: a plurality of independently functioning computers arranged in a matrix ([0008]), each of said plurality of computers having at least two nearest neighbor computers (fig. 11); and a plurality of sets of interconnecting dedicated data lines ([0072]), each individual set of said plurality of sets of data lines being disposed between an individual computer and one of its nearest neighbor computers of said plurality of computers (fig. 11) or between said individual computer and an external device, some of said plurality of sets of data lines each being connected to no more than two of said plurality of computers ([0072]); thereby enabling execution era plurality of tasks by said plurality of computers, the execution of some of said tasks being different from the execution of others of said tasks ([0008]), and wherein each of said plurality of computers communicates with at least three others of said plurality of computers within said matrix (fig. 11).

15. Regarding claim 59, Fijii discloses a computer array, comprising: a plurality of independently functioning computers arranged in a matrix ([0008]), each of said plurality of computers having at least two nearest neighbor computers (fig. 11); and a plurality of sots of interconnecting dedicated data lines ([0072]), each individual set of said plurality of sets of data lines being disposed between an individual computer and one of its nearest neighbor computers of said plurality of computers; thereby enabling execution of a plurality of tasks by said plurality of computers ([0008]), the execution of some of said tasks being different from the execution of others of said tasks ([0008]), and

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wherein each of said plurality of computers is dedicated to communicate with at least three of said plurality of computers within said matrix ([0072]).

Claim Rejections - 35 USC § 103

16. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

17. Claims 1-4, 6-14, 17-21, 23-26, 30, 32, 34, 41, 42, 45-49, and 57 are rejected under 35 U.S.C. 103(a) as being unpatentable over Fujii in view of Pechanek (U.S. Patent No. 6,023,753 -- herein Penachek1).

18. Regarding claim 1, Fujii discloses a computer array, comprising: a plurality of computers and a plurality of data paths connecting the computers, the data paths being dedicated for communication between associated pairs of computers ([0072]); and wherein, at least some of the computers are assigned a communication from that assigned to the other computers ([0008]).

Fujii fails to disclose that the computers are integrated on a unitary substrate.

Pechanek1 discloses a plurality of computers on an array on an integrated circuit (col 2 lines 24-27).

Fujii would have been motivated to utilize the teachings of Pechanek1 for the reasons outlined in Pechanek1 col 2:

"Since the total number of wires in a torus connected computer can be significant, the interconnections may consume a great deal of valuable integrated circuit "real estate", or the area of the chip taken up. Additionally, the PE interconnection paths quite frequently cross over one another complicated the IC layout process and possibly introducing noise to the communication lines through crosstalk. Furthermore, the length of wraparound links, which connect PEs at the North and South and at the East and West extremes of the array, increase with increasing array size. The increased length increases each communication line's capacitance, thereby reducing the line's maximum bit rate and introducing additional noise to the lines."

It would have been obvious at the time of the invention for one of ordinary skill in the art to take the processing system of Fujii and incorporate the integrated substrate of Pechanek1.

19. Regarding claim 2, Pechanek1 discloses the computer array of claim 1, wherein: each of the computers is assigned a task different from that of the other computers ([0008])

20. Regarding claim 3, Fujii/Pechanek1 discloses the computer array of claim 1, wherein: at least some of the computers are configured for specific input functions ([0008]), whereby the computers configured for specific input functions can receive data from an external device ([0003]) and communicate the received data to other computers of the array ([0072]).

21. Regarding claim 4, Fujii/Pechanek1 discloses the computer array of claim 1, wherein: at least some of the computers are configured for specific output functions ([0008]), whereby the computers configured for specific output functions can receive

data from other computers in the array ([0072]) and communicate the received data to an external device ([0057]).

22. Regarding claim 6, Fujii/Pechanek1 discloses the computer array of claim 1, wherein: communication between the computers is via a plurality of parallel data lines (fig. 2, 4A, 11, and 12).

23. Regarding claim 7, Fujii/Pechanek1 discloses the computer array of claim 1, wherein: each of the computers is hard wired to communicate with at least three of the plurality of computers (fig. 11).

24. Regarding claim 8, Fujii/Pechanek1 discloses the computer array of claim 1, wherein: the quantity of the computers is 25 (fig. 3).

25. Regarding claim 9, Fujii/Pechanek1 discloses the computer array of claim 1, wherein: the computers are physically arranged in a 5 by 5 array (fig. 3).

26. Regarding claim 10, Fujii/Pechanek1 discloses the computer array of claim 1, wherein: at least some of the computers are physically arranged in a 4 by 6 array (fig. 3).

27. Regarding claim 11, Fujii/Pechanek1 discloses the computer array of claim 1, wherein: the quantity of the computers along each side of the array is an even number (fig. 3).

28. Regarding claim 12, Fujii/Pechanek1 discloses the computer array of claim 1, wherein: at least one, but not all, of the computers is in direct communication with an external memory source ([0053], [0057], and fig. 5).

29. Regarding claim 13, Fujii/Pechanek1 discloses the computer array of claim 1, wherein: at least one of the computers communicates data from an external memory source to at least some of the plurality of computers ([0072]).

30. Regarding claim 14, Fujii/Pechanek1 discloses a method for performing a computerized job, comprising: providing a plurality of computers integrated in a unitary substrate (Pechanek1 col 2 lines 24-27) and interconnected via discrete sets of data lines, each set of data lines being dedicated to a particular pair of the computers ([0072]); assigning a different task to at least some of the computers; and executing the tasks on the assigned computers ([0008]).

31. Regarding claim 17, Fujii/Pechanek1 discloses the method of claim 14, wherein: at least one of the computers accomplishes an input/output function by transferring information between another of the computers and an external device ([0072]).

32. Regarding claim 18, Fujii/Pechanek1 discloses the method of claim 14, wherein: one of the computers routes assignments to the remainder of the computers ([0057]-[0058]).

33. Regarding claim 19, Fujii/Pechanek1 discloses a computer array, comprising: a plurality of computers on an integrated circuit chip (Pechanek1 col 2 lines 24-27); and a plurality of data connections between the computers, each of the data connections being directly accessible to no more than two of the computers ([0072]), wherein at least some of the computers are programmed to perform different tasks ([0008]).

34. Regarding claim 20, Fujii/Pechanek1 discloses the computer array of claim 19, wherein: the different functions work together to accomplish a task ([0002]-[0006]).

35. Regarding claim 21, Fujii/Pechanek1 discloses the computer array of claim 19, wherein: each of the functions is programmed into the respective computers when the computer array is initialized ([0002]-[0006] and [0057]-[0058]).

36. Regarding claim 23, Fujii/Pechanek1 discloses a method for accomplishing a task using a plurality of computers, comprising: providing the plurality of computers on an integrated substrate (Pechanek1 col 2 lines 24-27) and interconnected by data lines, some of the data lines being accessible to no more than two of the computers ([0072]);

dividing a task into operational components and assigning each of the operational components to one of the computers; programming at least some of the computers to accomplish each of the operational components; and executing the operational components on the assigned computers ([0008]).

37. Regarding claim 24, Fujii/Pechanek1 discloses the method for accomplishing a task of claim 23, wherein: the operational components are operations used in accomplishing functions of a global positioning system receiver.

Note that Fujii/Pechanek1 discloses this limitation in that it is capable of accomplishing functions of most any computing system.

38. Regarding claim 25, Fujii/Pechanek1 discloses the method for accomplishing a task of claim 23, wherein: before the task is begun, programming the computers to accomplish each of the operational components ([0008]).

39. Regarding claim 26, Fujii/Pechanek1 discloses the method for accomplishing a task of claim 23, wherein: the computers are arranged in a computer array ([00072]).

40. Regarding claim 30, Fujii/Pechanek1 discloses the computer array of claim 1, wherein: each of the computers includes dedicated memory ([0050])

41. .Regarding claim 32, Fujii/Pechanek1 discloses the computer array of claim 30, wherein: the dedicated memory includes read only memory ([0050]).

42. Regarding claim 34, Fujii/Pechanek1 discloses the computer array of claim 1, wherein: each of the computers is an independently functioning computer ([0008]).

43. Regarding claim 40, Fujii/Pechanek1 discloses the computer array of claim 1, wherein: the computers are the same with respect to at least one of structure, circuitry, layout, and operational characteristics (fig. 5).

44. Regarding claim 41, Fujii/Pechanek1 discloses the computer array of claim 40, wherein: a first one of the computers is directly adjacent to a second one of the computers (fig. 5); and the first one of the computers is a mirror image of the second one of the computers (fig. 11)

45. Regarding claim 42, Fujii/Pechanek1 discloses a computer array, comprising: a plurality of computers integrated on a substrate (Pechanek1 col 2 lines 25-27); and a plurality of data paths connecting the computers ([0072]), and wherein at least some of the computers are assigned a task different from that assigned to the other computers ([0008]) and at least some of the computers include dedicated memory for the exclusive use of an associated one of the computers ([0050])

46. Regarding claim 45, Fujii/Pechanek1 discloses a computer array of claim 1, wherein: the plurality of computers includes at least twenty-four computers (fig. 3).

47. Regarding claim 46, Fujii/Pechanek1 discloses a computer array of claim 1, wherein: data communicated within the array from a first one of the computers to a second one of the computers must necessarily pass through at least one of the other computers (fig. 11 top left to bottom right, for example).

48. Regarding claim 47, Fujii/Pechanek1 discloses a computer array of claim 46, wherein: data communicated within the array from the first one of the computers to the second one of the computers must necessarily pass through at least two of the other computers (fig. 11 top left to bottom right, for example).

49. Regarding claim 48, Fujii/Pechanek1 discloses a computer array of claim 1, wherein: at least some of the computers are programmed to function as an input and/or output interface between an external device and other computers of the array ([0050]).

50. Regarding claim 49, Fujii/Pechanek1 discloses a computer array of claim 1, wherein: the computer array is a homogeneous array (fig. 5).

51. Regarding claim 57, Fujii/Pechanek1 discloses a a computer array, comprising: a plurality of computers integrated into a unitary substrate (Pechanek1 col 2 lines 25-27);

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and a plurality of data paths connecting the computers, the data paths being physical, point-to-point links between associated pairs of computers ([0072]), and wherein, at last some of the computers are assigned a task different from that assigned to the other computers ([0008]).

52. Claims 5, 22, 29, 35, 36, 43, 44 and 56 are rejected under 35 U.S.C. 103(a) as being unpatentable over Fujii/Pechanek1 in view of Common Art (asynchronous communication).

53. Regarding claim 5, Fujii/Pechanek1 discloses the computer array of claim 1, but fails to disclose that the communication between the computers is asynchronous.

Examiner takes Official Notice that asynchronous communication is common in the art.

Fujii/Pechanek1 would have been motivated to utilize the asynchronous communication in order to speed up reaction time (rather than waiting for a clock) and to make a universal clock signal unnecessary.

It would have been obvious at the time of the invention for one of ordinary skill in the art to take the processing system of Fujii/Pechanek1 and incorporate the asynchronous communication found in Common Art.

54. Claims 22, 29, 35, and 44 are rejected under the same grounds as claim 5.

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55. Regarding claim 36, Fujii/Pechanek1 discloses the computer array of claim 35, wherein: each of the computers includes dedicated memory [0050].

56. Regarding claim 43, Fujii/Pechanek1 discloses a computer array, comprising: a plurality of computers on a unitary substrate (Pechanek1 col 2 lines 25-27) operating asynchronously (Common Art); and a plurality of data paths between the computers, each of the data paths facilitating communication between some, but not all, of the computers (fig. 11); and wherein at least some of the computers are assigned a task different from that assigned to the other computers ([0008]).

57. Regarding claim 56, Fujii discloses a computer array, comprising: at least twenty-four computers (fig. 5) integrated in a unitary substrate (Pechanek1 col 2 lines 25-27); and a plurality of data paths connecting the computers, the data paths being dedicated for communication between associated pairs of the computers ([0072]), and wherein, each of the computers is coupled to communicate with at least to other computers (fig. 11); each of the computers operates internally in an asynchronous manner (Common Art); each of the computers communicates with the other computers asynchronously (Common Art); and each of the computers has dedicated memory ([0050])

58. Claim 15 is rejected under 35 U.S.C. 103(a) as being unpatentable over Fujii/Pechanek1 in view of Common Art (flash memory).

59. Regarding claim 15, Fujii/Pechanek1 discloses the method of claim 14, but fail to disclose that at least one of the computers communicates with flash memory.

Examiner takes Official Notice that processing systems communicating with flash memory is common in the art.

Fujii/Pechanek1 contains instruction memory, data memory, and register memory (among others) for successful operation. The combination would have been motivated to utilize flash memory among its memory requirements because it is nonvolatile, contains no moving parts, is silent, and has a very fast access time.

It would have been obvious at the time of the invention for one of ordinary skill in the art to take the processing system of Fujii/Pechanek1 and incorporate the flash memory of Common Art.

60. Claims 16, 31, and 33 are rejected under 35 U.S.C. 103(a) as being unpatentable over Fujii/Pechanek1 in view of Pechanek (U.S. Patent No. 6,173,380 – herein Pechanek2) in further view of Common Art (random access memory).

61. Regarding claim 16, Fujii/Pechanek1 discloses the method of claim 14, but fails to disclose communication with a random access memory.

Fujii/Pechanek1 discloses use of localized instruction memory ([0050]) which is read only and would not appropriately use a RAM. Pechanek2, however, discloses the use of a local data memory for an array processor (col 8 lines 34-37).

Fujii/Pechanek1 would be motivated to utilize this local data memory for rapid data access and less memory contention problems (as compared to a shared data memory).

Examiner further takes Official Notice that it is common in the art for data memory to use a random access memory (RAM).

Examiner notes that RAM is commonly used for this type of application based on a superior combination of speed, cost, size and many other factors.

It would have been obvious at the time of the invention for one of ordinary skill in the art to take the processing system of Fujii/Pechanek1 and incorporate the local data memory of Pechanek2 utilizing a RAM from Common Art.

62. Claims 31 and 33 are rejected under the same grounds as claim 16.

63. Claims 37 and 38 rejected under 35 U.S.C. 103(a) as being unpatentable over Fujii/Pechanek1/Pechanek2 in view of Common Art (asynchronous communication and random access memory).

64. Regarding claim 37, Fujii/Pechanek1/Pechanek2 discloses the computer array of claim 36, wherein: the dedicated memory includes random access memory (Common Art)

65. Regarding claim 38, Fujii/Pechanek1/Pechanek2 discloses the computer of claim 37, wherein: the dedicated memory includes read only memory ([0050])

Response to Arguments

66. Applicant's arguments with respect to the claims have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

The following is text cited from 37 CFR 1.111(c): In amending in reply to a rejection of claims in an application or patent under reexamination, the applicant or patent owner must clearly point out the patentable novelty which he or she thinks the claims present in view of the state of the art disclosed by the references cited or the objections made. The applicant or patent owner must also show how the amendments avoid such references or objections.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Brian P Johnson whose telephone number is (571) 272-2678. The examiner can normally be reached on M-F, 8-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Eddie Chan can be reached on (571) 272-4174. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published

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applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

/Brian Johnson/

/Eddie P Chan/

Supervisory Patent Examiner, Art Unit 2183